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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/784,479	02/15/2001	Glenn Petkovsek	USA-P-00-001 1689		
7590 12/18/2003			EXAMINER		
Patents +TMS A Professional Corporation Third Floor 1914 N. Milwaukee Avenue Chicago, IL 60647			BORISSOV, IGOR N		
			ART UNIT	PAPER NUMBER	
			3629		
			DATE MAILED: 12/18/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

					iA			
Office Action Summary		Application	on No.	plicant(s)				
		09/784,47	09/784,479		PETKOVSEK, GLEND			
		Examiner	•	Art Unit				
		Igor Boris		3629				
The MAILI Period for Reply	NG DATE of this communica	ation appears on the	e cover sheet with	the correspondence ad	dress			
THE MAILING DA - Extensions of time ma after SIX (6) MONTHS - If the period for reply in the period for reply in the period for reply within any reply received by	STATUTORY PERIOD FOR ATE OF THIS COMMUNICATION and be available under the provisions of 3 from the mailing date of this communispecified above is less than thirty (30) or is specified above, the maximum statut the set or extended period for reply will the Office later than three months after lijustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no evolution. days, a reply within the state ory period will apply and wil, by statute, cause the app	ent, however, may a reply utory minimum of thirty (3 ill expire SIX (6) MONTHS lication to become ABANI	be timely filed 0) days will be considered timely 6 from the mailing date of this co	y. ommunication.			
1)⊠ Responsiv	ve to communication(s) filed	l on <u>15 February 20</u>	<u>001</u> .					
2a)☐ This action	n is FINAL . 2b)⊠ This action is	non-final.					
closed in a	application is in condition for accordance with the practice				e merits is			
Disposition of Claim		nlingtion						
,	Claim(s) 1-18 is/are pending in the application.							
<u> </u>	4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed.							
	Claim(s) is/are allowed. Claim(s) <u>1-18</u> is/are rejected.							
	Claim(s) is/are rejected. Claim(s) is/are objected to.							
	are subject to restriction	on and/or election r	equirement					
Application Papers			oqui omoni.					
9)☐ The specific	ation is objected to by the E	Examiner.						
10) The drawing	(s) filed on is/are: a)) ☐ accepted or b) ☐	objected to by the	Examiner.				
Applicant r	may not request that any object	tion to the drawing(s)	be held in abeyanc	e. See 37 CFR 1.85(a).				
11)☐ The propose	ed drawing correction filed o	on is: a)□ a	pproved b)∭ disa	pproved by the Examin	er.			
If approved	d, corrected drawings are requi	ired in reply to this Of	ffice action.					
12)∐ The oath or	declaration is objected to by	y the Examiner.						
Priority under 35 U.	S.C. §§ 119 and 120							
13) Acknowled	gment is made of a claim fo	or foreign priority un	ider 35 U.S.C. § 1	19(a)-(d) or (f).				
a)∏ All b)∏	Some * c) None of:							
1.☐ Certi	1. Certified copies of the priority documents have been received.							
2.☐ Certi	2. Certified copies of the priority documents have been received in Application No							
а	es of the certified copies of pplication from the Internati ched detailed Office action f	ional Bureau (PCT	Rule 17.2(a)).		Stage			
14) Acknowledgr	ment is made of a claim for	domestic priority u	nder 35 U.S.C. § 1	19(e) (to a provisional	application).			
_	nslation of the foreign langument is made of a claim for	•	•					
Attachment(s)		-	-					
	es Cited (PTO-892) son's Patent Drawing Review (PTC ure Statement(s) (PTO-1449) Pape			nmary (PTO-413) Paper Normal Patent Application (PT				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Greco et al. (US 2002/0120680).

Greco et al. teach a method and system for providing electronic document services, comprising:

As per claims 1 and 12,

providing a browser to locate a service provider on the Internet [0006]; [0051]; [0089];

providing a database of information accessible by parties wherein the database of information includes information such as requirements to effectuate delivery of a special mailing, forms, and addresses [0012]; [0013];

inputting information into the database regarding demographics [0082]; [0084]; selecting a type of communication by one of the users [0062]; [0084]; automatically delivering an item by the special service [0062] – [0069]; generating and transferring user fees, postage costs, and special service mail provider costs [0097].

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Greco et al. do not specifically teach that providing a browser to locate a service provider on the Internet includes providing a website.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Greco et al. to include providing a website of a service provider, because it appears that the claimed features do not distinguish the invention over similar features in the prior art, and the teachings of Greco et al. would perform the invention as claimed by the applicant with either specifically teaching the website, or not.

Also, Greco et al. teaches:

As per claims 2 and 10, means for inputting and storing information by each of the users [0082]; [0084].

As per claim 3, a plurality of forms stored in the database wherein the users may choose any one of the plurality of forms [0082]; [0084].

As per claim 4, a directory of addresses stored in the database [0013]; [0062].

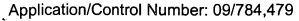
As per claim 5, means for generating addresses necessary for delivery based on information input by the user [0062]; [0071].

As per claims 6 and 15, means for generating communications based on the information input by the user [0012].

As per claims 7 and 14, means for suggesting mailing requirements based on information input by the user [0012].

As per claim 8, means for computing postage costs and fees to the user associated with delivery by the special service [0097].





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As per claim 9, means for contacting a supplier necessary to complete delivery of the communication by the special service [0046].

As per claims 11 and 18, means for generating a report for the user [0097].

As per claim 13, determining required services for delivery by the special service and costs associated with the delivery [0012]; [0097].

As per claim 16, providing the communication to the user via a display screen [0015]; [0050].

As per claim 17, providing information related to steps taken by a special service mail provider in mailing the communication [0097].

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure (see form PTO-892).

Any inquiry concerning this communication should be directed to Igor Borissov at telephone number (703) 305-4649.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Receptionist whose telephone number is (703) 872-9306.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's Supervisor, John Weiss, can be reached at (703) 308- 2702.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington D.C. 20231

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or faxed to:

(703) 872-9306 [Official of

[Official communications; including After Final

communications labeled "Box AF"]

Hand delivered responses should be brought to Crystal Park 5, 2451 Crystal

Drive, Arlington, VA, 7th floor receptionist.

IS

JOHN G. WEISS
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600

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